1	REQUEST NO. 5: Admit or deny that each plaintiff was hired for a term of one year.
2	RESPONSE: Responding Defendant admits that each plaintiff was hired for a term of one year
3	subject to the terms and conditions of non-resident worker contracts.
4	
5	<b>REQUEST NO. 6:</b> Admit that plaintiffs' employment with defendant was not at-will employment.
6	RESPONSE: Responding Defendant admits that plaintiffs' employment with defendant was not
7	at-will employment.
8	
9	REQUEST NO. 7: Admit that the document attached hereto and marked as Exhibit "1" is the
10	nonresident worker contract form used by defendant.
11	RESPONSE: Responding Defendant admits that the documents attached to Plaintiffs' request for
12	Admission and marked as Exhibit "1" is the non-resident worker contract form used by defendant.
13	
14	REQUEST NO. 8: Admit that the contract form in Exhibit "1" was drafted by defendant.
15	RESPONSE: Responding Defendant admits that the contract form in Exhibit "1" was drafted by
16	Defendant.
17	
18	REQUEST NO. 9: Admit that the nonresident contract form used by defendant for plaintiffs is not
19	the standard nonresident contract form used by CNMI DOL.
20	RESPONSE: Responding admits that the nonresident contract form used by defendant for
21	plaintiffs is not the standard nonresident contract form used by CNMI DOL.
22	- CHANT DOL.
23	